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PROBER & RAPHAEL A LAW CORPORATION DEAN PROBER, ESQ., #106207 LEE S. RAPHAEL, ESQ., #180030 CASSANDRA J. RICHEY, ESQ. #155721 DAVID F. MAKKABI, ESQUIRE #249825 P.O. Box 4365 Woodland Hills, California 91365-4365 (818) 227-0100 (818) 227-0101 facsimile F.040-1282 Attorneys for Secured Creditor U. S. Bank, N.A., its Successors and/or Assigns UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA 10 11 In re Bk. No. 10-20194 12 JAYMESON MAIN BECK Motion No. PPR-1 13 Debtor CHAPTER 7 14 Hearing-15 Date: April 12, 2010 MICHAEL F. BURKART, Time: 9:00 am 16 Place: U.S. Bankruptcy Court Trustee, 17 501 I Street Sacramento, CA 18 Courtroom 28 Dept. A 19 Judge: Michael S. McManus 20 U. S. BANK, N.A., ITS SUCCESSORS AND/OR ASSIGNS'S MOTION FOR RELIEF FROM AUTOMATIC STAY 21 22 U. S. Bank, N.A., its Successors and/or Assigns, a holder in due course, its 23 assignees and/or successors, move the Court for relief from the Automatic Stay provided by 11 24 U.S.C. §362. This motion seeks an Order terminating the Automatic Stay of 11 U.S.C. §362 as 25 to moving party (and the Trustee under the Deed of Trust securing moving party's claim) so that 27 moving party (and its Trustee) may commence and continue all acts necessary to foreclose under the Deed of Trust secured by Debtor's property.

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Movant seeks relief pursuant to 11 U.S.C. §362(d)(1) for "cause" due to the failure of Debtor to make required payments and pursuant to 11 U.S.C. §362(d)(2) and alleges that, in accordance with the information set forth in the attached Declaration, there is equity present in the subject real property to justify the continuance of the Automatic Stay. See Stewart v. Gurley 745 F 2d 1194 (9<sup>th</sup> Cir. 1984).

This Motion is being heard on 28-day notice, pursuant to LBR 9014-1 (f)(1). Opposition to this motion, if any, shall be in writing and shall be served and filed with the Court at least fourteen (14) calendar days preceding the date of hearing.

In addition, and in the event that this Court continues the Automatic Stay, Movant will seek adequate protection of its secured interest pursuant to 11 U.S.C. §§ 361 and 362, including a requirement that Debtor reinstates all past arrearages and immediately commence regular monthly payments.

Movant also seeks an Order terminating and vacating the Automatic Stay for all purposes as it pertains to Movant's interest in the subject real Property, including the prosecution of appropriate foreclosure remedies, without the requirement of further notice or publication, except as may be required by state law.

Movant also seeks an Order waiving the 14-day stay as provided by Bankruptcy Rule 4001(a)(3).

In addition, Movant requests such further relief as is just.

This Motion is based on these moving papers, as well as the attached Declaration 25 and the Relief from Stay Information Sheet, filed separately and concurrently with this Motion.

In the event neither the Debtor, Debtor's counsel or Trustee files a timely opposition to this motion, the Court may grant relief from the Automatic Stay permitting

1	moving party to foreclose on the Debtor's property located at 8225 Starburst Lane,	Elk
2	Grove, California and obtain possession of such property without conducting a hearing.	
3	WHEREFORE, Movant prays judgment as follows:	
4	1.) For an Order granting relief from the Automatic Stay, permitting this Mov	ant
5	to move ahead with foreclosure proceedings under Movant's Deed of Trust.	
6	2.) For such Order regarding adequate protection of Movant's interest as this	
7	Court deems proper.	
8	3.) For an Order waiving the 14-day stay described by Bankruptcy Rule	
9 10	4001(a)(3).	
11	4.) For such other relief as this Court deems appropriate.	
12	DATED: March 1, 2010	
13	PROBER & RAPHAEL A LAW CORPORATION	
14	/s/ CASSANDRA J. RICHEY, ESQ. #155721	
15	Attorney for Secured Creditor	
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